

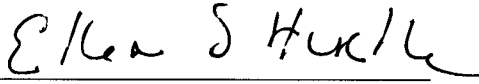
FEB 18 2009

NANCY MAYER WHITTINGTON, CLERK
U.S. DISTRICT COURT

defendants have “conspired to erase [her] memory, steal and conceal [her] identity while invading [her] privacy using hidden surveillance equipment” for the purpose of “record[ing] her real life[] for radio and television shows[,] commercials, movies and music videos.” *Id.* In addition, she alleges that defendants have used her image “to conjure up new music styles and artists” and to steal her “creative thoughts, lyrics, dances and dress designs.” *Id.* For these and other acts, plaintiff demands injunctive relief and damages of \$1,000,000,000,000. *Id.* at 3-4.

The court is mindful that complaints filed by *pro se* litigants are held to less stringent standards than those applied to formal pleadings drafted by lawyers. *See Haines v. Kerner*, 404 U.S. 519, 520 (1972). Having reviewed plaintiff’s complaint, it appears that its factual contentions are baseless and wholly incredible. For this reason, the complaint is frivolous and must be dismissed. *See* 28 U.S.C. § 1915A(b)(1).

An Order consistent with this Memorandum Opinion is issued separately.


United States District Judge

Date: 2/10/01